UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF NEW YORK

[X] Schedule G: Executory Contracts and Unexpired Leases

In Re: Case No.: 1-24-10151-CLB Chapter: 11 Against the Grain Holdings LLC dba Hatchets and Hops, dba Axe Wagon Tax ID: 83-3922413 Debtor(s) ORDER TO CURE CHAPTER 11 FILING DEFICIENCIES, DESIGNATING INDIVIDUAL AS RESPONSIBLE PARTY AND DIRECTIVE TO EMPLOY COUNSEL The voluntary petition filed on February 15, 2024 seeking relief pursuant to Chapter 11 of Title 11, United States Code, failed to include: Current Version of Official Forms Creditors have NOT been uploaded. If creditors are not uploaded within 24 hours of this notice, the Clerk's Office will not effectuate notice. The current version of the Official Forms and/or documents are missing or incomplete: Voluntary Petition: Form 201 [X] Statement of Income Declaration Under Penalty of Perjury for Non-Individual [X] Statement of Expenses Debtors: Form 202 [] Attachment to Voluntary Petition for Non-Individuals [X] Statement of Financial Affairs [X] Schedule A/B: Property (Form 206A/B) [X] Summary of Assets and Liabilities [X] Schedule D: Creditors Holding Secured Claims [X] List of Debtor's Equity Security Holders [X] Schedule E/F: Creditors Who Have Unsecured Claims 20 Largest Unsecured Claims

IT IS HEREBY ORDERED that if the above missing documents are not filed and/or deficiencies are not cured within 14 days after the entry of the Order for Relief, the Court may order the above named Debtor(s) In Possession and, if applicable, counsel for the Debtor(s) In Possession, to appear and show cause why sanctions under Rule 9011 should not be imposed against them, and, if applicable, why any attorney's fees received thus far in connection with this filing should not be refunded in full or in part.

IT IS FURTHER ORDERED that if the Debtor(s) In Possession intends to be represented by an attorney at the first meeting of creditors or for any hearing before the Court, the Debtor(s) In Possession shall file an application and proposed order to employ said attorney for any services to be performed after the filing of the petition.

IT IS FURTHER ORDERED that Andrew R. Piechowicz is hereby designated by the Court, pursuant to Rule 9001 Fed.R.Bankr.P., to be included within the definition of Debtor In Possession.

IT IS FURTHER ORDERED that, within 3 days of the filing, the Debtor(s) In Possession serve a copy of the petition, schedules, lists, etc., and any subsequent amendments and immediately file an affidavit of service with the Court, to the entities required by Federal Rules of Bankruptcy Procedure 2002(j).

Dated: FEB 1 6 2024

[X] Schedule H: Codebtors

HONORABLE CARL L. BUCKI

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Chief Judge, United States Bankruptcy Court

[X] Disclosure of Compensation of Attorney for Debtor(s)

Form 11DEFYO www.nywb.uscourts.gov

